Scottsdale, Arizona 85258 Telephone: (602) 792-5705 Facsimile: (602) 792-5710 kbarrett@barrettmatura.com Attorneys for Defendant American Family Mutual Insurance Company UNITED STATES DISTRICT COURT BISTRICT OF NEVADA FRED DOREMUS, individually; and LINDA DOREMUS, individually; and LINDA DOREMUS, individually, Plaintiffs, Plaintiffs, Vs. AMERICAN FAMILY MUTUAL INSURANCE COMPANY, a foreign entity; DOES I through X; and ROE CORPORATIONS, XI through XX.	R
Attorneys for Defendant American Family Mutual Insurance Company UNITED STATES DISTRICT COURT DISTRICT OF NEVADA FRED DOREMUS, individually; and LINDA DOREMUS, individually, Plaintiffs, Plaintiffs, AMERICAN FAMILY MUTUAL INSURANCE COMPANY, a foreign entity; DOES I through X; and ROE CORPORATIONS XI through XX	R
American Family Mutual Insurance Company UNITED STATES DISTRICT COURT DISTRICT OF NEVADA FRED DOREMUS, individually; and LINDA DOREMUS, individually, Plaintiffs, Plaintiffs, AMERICAN FAMILY MUTUAL INSURANCE COMPANY, a foreign entity; DOES I through X; and ROE CORPOR ATIONS XI through XX	R
TOURT BY INSURANCE COMPANY, a foreign entity; DOES I through X; and ROE CORPOR ATIONS XI through XX DISTRICT COURT DISTRICT COURT DISTRICT OF NEVADA Case No. 2:17-CV-01034-RFB-VCF STIPULATION AND ORDER FO EXTENSION OF REMAINING DEADLINES [SECOND REQUEST]	R
DISTRICT OF NEVADA PRED DOREMUS, individually; and LINDA DOREMUS, individually, Plaintiffs, Vs. AMERICAN FAMILY MUTUAL INSURANCE COMPANY, a foreign entity; DOES I through X; and ROE CORPORATIONS XI through XX DISTRICT OF NEVADA Case No. 2:17-CV-01034-RFB-VCF EXTENSION AND ORDER FOR EXTENSION OF REMAINING DEADLINES [SECOND REQUEST]	R
FRED DOREMUS, individually; and LINDA DOREMUS, individually, Plaintiffs, Plaintiffs, STIPULATION AND ORDER FOR EXTENSION OF REMAINING DEADLINES AMERICAN FAMILY MUTUAL INSURANCE COMPANY, a foreign entity; DOES I through X; and ROE CORPOR ATIONS XI through XX	R
 LINDA DOREMUS, individually, Plaintiffs, vs. AMERICAN FAMILY MUTUAL INSURANCE COMPANY, a foreign entity; DOES I through X; and ROE CORPOR ATIONS XI through XX Case No. 2:17-CV-01034-RFB-VCF EXTENSION AND ORDER FO EXTENSION OF REMAINING DEADLINES [SECOND REQUEST]	R
11 vs. 12 AMERICAN FAMILY MUTUAL INSURANCE COMPANY, a foreign entity; DOES I through X; and ROE CORPOR ATIONS XI through XX STIPULATION AND ORDER FOR EXTENSION OF REMAINING DEADLINES [SECOND REQUEST]	R
12 AMERICAN FAMILY MUTUAL INSURANCE COMPANY, a foreign entity; DOES I through X; and ROE CORPOR ATIONS XI through XX	K
AMERICAN FAMILY MUTUAL INSURANCE COMPANY, a foreign entity; DOES I through X; and ROE CORPORATIONS XI through XX	
entity; DOES I through X; and ROE CORPORATIONS XI through XX	
CORPORATIONS, XI through XX.	
CORPORATIONS, XI through XX, inclusive,	
Defendants.	
Pursuant to Federal Rule of Civil Procedure 29(b) and Local Rules 6-1, 7-1, a	and LR
26-4, the parties hereby submit the following Stipulation and Order for Extens	sion of
Remaining Deadlines (Second Request) to extend the discovery deadlines and all	related
case management deadlines, as set forth in the Court's Scheduling Order [Doc. 1	3] and
Order granting Stipulation to Extend Discovery Deadline [Doc. 17], by approxima	tely 90
21 days.	
I. STATUS OF DISCOVERY EFFORTS TO DATE	
The parties have conducted the following discovery to date:	
• Disclosure statements have been exchanged.	
Defendant served Plaintiffs with Interrogatories and Requests for Proc	luction
on September 19, 2017.	
 on September 19, 2017. Plaintiffs have responded to Interrogatories and Requests for Product 	ion on

1	• Defendant issued subpoenas duces tecum to Plaintiffs' medical providers i
2	November, 2017.
3	• Some medical records have been produced by Plaintiffs' medical provider
4	but not all.
5	• Plaintiffs issued Interrogatories, Requests for Production, and Requests for
6	Admission to Defendant on February 6, 2018.
7	Defendant's responses to Plaintiffs' Interrogatories, Requests for Production
8	and Requests for Admission will be filed on March 12, 2018.
9	• Plaintiffs have taken the depositions of the claim handlers involved in the
10	matter and some 30(b)(6) representatives.
11	• Expert opinions have been exchanged.
12	II. DISCOVERY REMAINING
13	• Pending subpoena responses from remaining medical providers to b
14	received by Defendant.
15	• Deposition of Plaintiffs.
16	• Deposition of an additional 30(b)(6) Defendant representative.
17	• Expert depositions.
18	 Depositions of additional fact witnesses, as necessary.
19	 Additional subpoenas and written discovery, as necessary.
20	III. REASONS FOR REQUESTED EXTENSION
21	Pursuant to Local Rule 26-4, the parties submit that good cause exists for the
22	extension requested below for the following reasons:
23	The parties have been diligent in conducting written discovery, issuing subpoena
24	to collect Plaintiffs' relevant medical information, and beginning the deposition proces
25	However, at this time, the parties have been unable to schedule all of the necessar
26	depositions within the current deadlines. Additionally, without all of the relevant medical
27	records collected, it would be premature for Defendant to depose Plaintiffs. The partie
28	are working together to facilitate mutually acceptable dates for the remaining depositions

1	As such, good cause is present to extend the current case deadlines, as evidenced by
2	the discovery efforts listed above. The parties have diligently worked together to move
3	this case forward.
4	IV. CURRENT DATES AND REQUESTED EXTENSIONS
5	The parties hereby request an extension of the remaining case deadlines as follows:
6	1. Discovery Cutoff Date:
7	Current date: March 18, 2018
8	Requested Extension: June 18, 2018
9	2. Dispositive Motions:
10	Current date: April 17, 2018
11	Requested Extension: July 16, 2018
12	3. Pretrial Order:
13	Current date: May 17, 2018
14	Requested Extension: August 15, 2018 (unless dispositive motions are
15	filed, in which case the pretrial order shall be filed thirty days after the decision on
16	the dispositive motions or further order from the Court).
17	4. All other deadlines set forth in the Scheduling Order will remain the same.
18	The parties have complied with the Scheduling Order and its deadlines thus far.
19	This request is the parties' second request to extend any discovery deadlines, and it is made
20	in good faith.
21	For the reasons above, the parties submit that good cause exists to extend discovery,
22	dispositive motions, and pretrial order, all in accordance with the accompanying Order.
23	DATED: March 13, 2018
24	HENNESS & HAIGHT BARRETT MATURA
25	
26	By: /s/ Jacob Smith (w/ permission) Jacob Smith Action Smith Specific Science Specific Science Specific Specific Specific Science Specific Specif
27	Attorneys for Plaintiffs Fred & Linda Doremus Attorneys for Defendant American Family Mutual Ins. Co.
28	

ORDER IT IS SO ORDERED. UNITED STATES MAGISTRATE JUDGE DATED: March 13, 2018

CERTIFICATE OF SERVICE I hereby certify that on March 13, 2018, I electronically transmitted the foregoing document to the Clerk's Office using the CM/ECF system for filing and that a copy of same was deposited for mailing, first class mail, postage prepaid, to the following: Mark G. Henness, Esq. Jacob S. Smith, Esq. HENNESS & HAIGHT 8972 Spanish Ridge Avenue Las Vegas, Nevada 89148 Attorneys for Plaintiffs /s/ Carolyn Harrington